

## V. Conclusion

Therefore, tolerances are established for residues of the insecticide teflubenzuron, (*N*-[[[3,5-dichloro-2,4-difluorophenyl]amino]carbonyl]-2,6-difluorobenzamide), in or on grape at 0.7 ppm; and grape, raisin, at 0.9 ppm.

## VI. Statutory and Executive Order Reviews

This action establishes tolerances under FFDCA section 408(d) in response to a petition submitted to the Agency. The Office of Management and Budget (OMB) has exempted these types of actions from review under Executive Order 12866, entitled “Regulatory Planning and Review” (58 FR 51735, October 4, 1993). Because this action has been exempted from review under Executive Order 12866, this action is not subject to Executive Order 13211, entitled “Actions Concerning Regulations That Significantly Affect Energy Supply, Distribution, or Use” (66 FR 28355, May 22, 2001) or Executive Order 13045, entitled “Protection of Children from Environmental Health Risks and Safety Risks” (62 FR 19885, April 23, 1997). This action does not contain any information collections subject to OMB approval under the Paperwork Reduction Act (PRA) (44 U.S.C. 3501 *et seq.*), nor does it require any special considerations under Executive Order 12898, entitled “Federal Actions to Address Environmental Justice in Minority Populations and Low-Income Populations” (59 FR 7629, February 16, 1994).

Since tolerances and exemptions that are established on the basis of a petition under FFDCA section 408(d), such as the tolerances in this final rule, do not require the issuance of a proposed rule, the requirements of the Regulatory Flexibility Act (RFA) (5 U.S.C. 601 *et seq.*), do not apply.

This action directly regulates growers, food processors, food handlers, and food retailers, not States or tribes, nor does this action alter the relationships or distribution of power and responsibilities established by Congress in the preemption provisions of FFDCA section 408(n)(4). As such, the Agency has determined that this action will not have a substantial direct effect on States or tribal governments, on the relationship between the National Government and the States or tribal governments, or on the distribution of power and responsibilities among the various levels of government or between the Federal Government and Indian tribes. Thus, the Agency has determined that Executive Order 13132, entitled

“Federalism” (64 FR 43255, August 10, 1999), and Executive Order 13175, entitled “Consultation and Coordination with Indian Tribal Governments” (65 FR 67249, November 9, 2000), do not apply to this action. In addition, this action does not impose any enforceable duty or contain any unfunded mandate as described under Title II of the Unfunded Mandates Reform Act (UMRA) (2 U.S.C. 1501 *et seq.*).

This action does not involve any technical standards that would require Agency consideration of voluntary consensus standards pursuant to section 12(d) of the National Technology Transfer and Advancement Act (NTTAA) (15 U.S.C. 272 note).

## VII. Congressional Review Act

Pursuant to the Congressional Review Act (5 U.S.C. 801 *et seq.*), EPA will submit a report containing this rule and other required information to the U.S. Senate, the U.S. House of Representatives, and the Comptroller General of the United States prior to publication of the rule in the **Federal Register**. This action is not a “major rule” as defined by 5 U.S.C. 804(2).

### List of Subjects in 40 CFR Part 180

Environmental protection, Administrative practice and procedure, Agricultural commodities, Pesticides and pests, Reporting and recordkeeping requirements.

Dated: May 24, 2022.

**Marietta Echeverria,**

*Acting Director, Registration Division, Office of Pesticide Programs.*

Therefore, for the reasons stated in the preamble, EPA is amending 40 CFR chapter I as follows:

### PART 180—TOLERANCES AND EXEMPTIONS FOR PESTICIDE CHEMICAL RESIDUES IN FOOD

■ 1. The authority citation for part 180 continues to read as follows:

**Authority:** 21 U.S.C. 321(q), 346a and 371.

■ 2. In § 180.687:

■ a. Amend paragraph (a)(1) by:

■ i. Adding a table heading;

■ ii. Adding the commodities “Grape” and “Grape, raisin” to the table in alphabetical order; and

■ iii. Revising footnote 1.

■ b. Add a reserved paragraph (a)(2).

■ c. Remove and reserve paragraphs (b), (c), and (d).

The additions and revision read as follows:

**§ 180.687 Teflubenzuron; tolerances for residues.**

(a) \* \* \*

(1) \* \* \*

TABLE 1 TO PARAGRAPH (a)(1)

Commodity	Parts per million
* * *	* * *
Grape <sup>1</sup> .....	0.7
Grape, raisin <sup>1</sup> .....	0.9
* * *	* * *

<sup>1</sup> Tolerance without U.S. registration.

\* \* \* \* \*

[FR Doc. 2022–11558 Filed 6–3–22; 8:45 am]

BILLING CODE 6560–50–P

## FEDERAL COMMUNICATIONS COMMISSION

### 47 CFR Part 1

[MD Docket 20–270; FR ID 87861]

### Schedule of Application Fees of the Commission’s Rules; Amendment

**AGENCY:** Federal Communications Commission.

**ACTION:** Correcting amendment.

**SUMMARY:** With this amendment, the Federal Communications Commission (Commission) amends its rules to correct an inadvertent error in the *Application Fee Report and Order*, published in the **Federal Register** on March 19, 2021.

**DATES:** Effective July 6, 2022.

### FOR FURTHER INFORMATION CONTACT:

Roland Helvajian, Office of the Managing Director at (202) 418–0444.

**SUPPLEMENTARY INFORMATION:** On December 29, 2020, the Commission released the *Application Fee Report and Order*, and published a final rule in the **Federal Register** on March 19, 2021, at 86 FR 15026. The *Application Fee Report and Order*, among other things, erroneously omitted the fee for earth station applications for special temporary authority (STA). Subsequently, on October 25, 2021, the Commission released an Erratum, FCC–21–110, which among other things, corrected this omission by making changes to the *Application Fee Report and Order*, including revising the Commission’s rules, specifically 47 CFR 1.1107, to revise the application fee schedule table to incorporate the fee for earth station applications for special temporary authority, and by revising the wording in specific instances from “transaction” to “application.” In this document, the Commission amends the following:

1. The second to the last sentence in paragraph 144 is amended to read as follows:  
 “We assess this pro forma application fee on a per application basis because

the costs involved with processing these applications typically are incurred per application due to the pro forma nature of these applications.”

2. The Table in paragraph 152 is amended to read as follows:

We adopt the following cost-based fees for earth stations.

Application	New fee
Fixed or Temporary Fixed Transmit or Transmit/Receive Earth Stations, per Call Sign:	
Initial application, single site .....	\$360.
Initial application, multiple sites .....	\$6,515.
Receive Only Earth Stations License or Registration, per call sign or registration:	
Initial application or registration, single site, per site .....	\$175.
Initial application or registration, multiple sites, per system .....	\$465.
Blanket Earth Stations, per call sign:	
Initial Application for Blanket Authorization .....	\$360.
Mobile Earth Stations, per call sign:	
Initial Application for Blanket Authorization, per system .....	\$815.
Amendments to Earth Station Applications or Registrations, per call sign:	
Single Site .....	\$430.
Multiple Sites .....	\$630.
Other Earth Station Applications:	
Modification of Earth Station Licenses or Registrations, per call sign .....	\$545.
Assignment or Transfer of Control of Earth Station Licenses or Registrations .....	\$745 (first call sign; \$400 for each additional).
Pro Forma Assignment or Transfer of Control of Earth Station Licenses or Registrations, per application.	\$400.
Earth Station Special Temporary Authority, per call sign .....	\$195.
Renewals of Earth Station Licenses, per Call Sign:	
Single Site .....	\$115.
Multiple Sites .....	\$145.
Requests for U.S. Market for Non-U.S. Licensed Space Stations, per request .....	See the fee categories for Space Stations.

3. The last sentence in paragraph 167 is amended to read as follows:  
 “We apply this pro forma fee on a per application basis because, as discussed

in the case of earth station application, the costs involved with processing these applications typically are incurred by application rather than by call sign.”

4. The fee table in paragraph 168 is amended to read as follows:

Filing category	New fee
Space Stations, Geostationary Orbit:	
Application for Authority to Construct, Deploy, and Operate, per satellite .....	\$3,555.
Application for Authority to Operate, per satellite .....	\$3,555.
Space Stations, Non-Geostationary Orbit:	
Application for Authority to Construct, Deploy, and Operate, per system of technically identical satellites, per Call Sign.	\$15,050.
Application for Authority to Operate, per system of technically identical satellites, per Call Sign.	\$15,050.
Space Stations, Petition for Declaratory Ruling for a Foreign Space Station to Access the United States Market:	
GSO .....	\$3,555.
NGSO .....	\$15,050.
Small satellite NGSO .....	\$2,175.
Space Stations, Small Satellites, or Small Spacecraft:	
Application to Construct, Deploy, and Operate, per Call Sign .....	\$2,175.
Space Stations, Other Applications:	
Space Stations, Amendments, per Call Sign .....	\$1,620.
Space Stations, Modifications, per Call Sign .....	\$2,495.
Space Stations, Assignment or Transfer of Control .....	\$745 (first call sign; \$400 for each additional).
Space Stations, Pro Forma Assignment or Transfer of Control, per Application .....	\$400.
Space Stations, Special Temporary Authority, per Call Sign .....	\$1,435.

#### List of Subjects in 47 CFR Part 1

Administrative practice and procedure.

Federal Communications Commission.

**Marlene Dortch,**  
*Secretary.*

Part 1 of Title 47 of the Code of Federal Regulations is amended by

making the following correcting amendments:

#### PART 1—PRACTICE AND PROCEDURE

■ 1. The authority citation for part 1 continues to read as follows:

**Authority:** 47 U.S.C. chs. 2, 5, 9, 13; 28 U.S.C. 2461, unless otherwise noted.

■ 1. Amend § 1.1107 by revising table 1 to read as follows:

**§ 1.1107 Schedule of charges for applications and other filings for international services.**

\* \* \* \* \*

TABLE 1 TO § 1.1107

	New fee
Cable landing license, per application:	
New License .....	\$3,835.
Assignment/Transfer of Control .....	\$1,230.
Pro Forma Assignment/Transfer of Control .....	\$400.
Foreign Carrier Affiliation Notification .....	\$495.
Modification .....	\$1,230.
Renewal .....	\$2,440.
Special Temporary Authority .....	\$675.
Waiver .....	\$335.
International Section 214 Authorization, per Application:	
New Authorization .....	\$785.
Assignment/transfer of control .....	\$1,230.
Pro forma Assignment/transfer of control .....	\$400.
Foreign Carrier Affiliation Notification .....	\$495.
Modification .....	\$675.
Special Temporary Authority .....	\$675.
Waiver .....	\$335.
Discontinuance of services .....	\$335.
Section 310(b) Foreign Ownership, per Application:	
Petition for Declaratory Ruling .....	\$2,485.
Waiver .....	\$335.
Recognized Operating Agency per Application:	
Application for ROA Status .....	\$1,145.
Waiver .....	\$335.
Data Network Identification Code (DNIC), per Application:	
New DNIC .....	\$785.
Waiver .....	\$335.
International Signaling Point Code (ISPC), per Application:	
New ISPC .....	\$785.
Transfer of Control .....	\$675.
Modification .....	\$675.
Waiver .....	\$335.
Satellite Earth Station Applications:	
Fixed or Temporary Fixed Transmit or Transmit/Receive Earth Stations, per Call Sign:	
Initial application, single site .....	\$360.
Initial application, multiple sites .....	\$6,515.
Receive Only Earth Stations License or Registration, per Call Sign or Registration:	
Initial application or registration, single site .....	\$175.
Initial application or registration, multiple sites, per system .....	\$465.
Initial application for Blanket Earth Stations, per Call Sign .....	\$360.
Mobile Earth Stations Applications, per Call Sign:	
Initial Application for Blanket Authorization, per system, per Call Sign .....	\$815.
Amendments to Earth Station Applications or Registrations per Call Sign:	
Single Site .....	\$430.
Multiple Sites .....	\$630.
Earth Stations, Other Applications:	
Applications for Modification of Earth Station Licenses or Registrations, per Call Sign .....	\$545.
Assignment or Transfer of Control of Earth Station Licenses or Registrations, per Call Sign .....	\$745 (first call sign).
Pro Forma Assignment or Transfer of Control of Earth Station Licenses or Registrations, per Application.	\$400 (for each additional call sign).
Earth Station Special Temporary Authority, per call sign .....	\$195.
Earth Station Renewals of Licenses, per Call Sign:	
Single Site .....	\$115.
Multiple Sites .....	\$145.
Earth Station Requests for U.S. Market Access for Non-U.S. Licensed Space Stations .....	See Space Stations.
Satellite Space Station Applications:	
Space Stations, Geostationary Orbit:	
Application for Authority to Construct, Deploy, and Operate, per satellite .....	\$3,555.
Application for Authority to Operate, per satellite .....	\$3,555.
Space Stations, Non-Geostationary Orbit:	
Application for Authority to Construct, Deploy, and Operate, per system of technically identical satellites, per Call Sign.	\$15,050.
Application for Authority to Operate, per system of technically identical satellites, per Call Sign.	\$15,050.
Space Stations, Petition for Declaratory Ruling for Foreign-Licensed Space Station to Access the U.S. Market:	
Geostationary Orbit, per Call Sign .....	\$3,555.
Non-Geostationary Orbit, per Call Sign .....	\$15,050.
Small Satellites, per Call Sign .....	\$2,175.
Space Stations, Small Satellites, or Small Spacecraft:	
Application to Construct, Deploy, and Operate, per Call Sign .....	\$2,175.

TABLE 1 TO § 1.1107—Continued

	New fee
Other Applications for Space Stations:	
Space Stations, Amendments, per Call Sign .....	\$1,620.
Space Stations, Modifications, per Call Sign .....	\$2,495.
Space Stations, Assignment or Transfer of Control, per Call Sign .....	\$745 (first call sign).
	\$400 (for each additional call sign).
Space Stations, Pro Forma Assignment or Transfer of Control, per Application .....	\$400.
Space Stations, Special Temporary Authority, per Call Sign .....	\$1,435.
Unified Space Station and Earth Station Initial Application, Amendment, and Modification:	
Unified Space Station and Earth Station Initial Application, Amendment, and Modification ..	Applicable Space Station Fee + Applicable Earth Station Fee.
International Broadcast Stations (IBS) Applications:	
New Construction Permit .....	\$4,010.
Construction Permit Modification .....	\$4,010.
New License .....	\$905.
License Renewal .....	\$230.
Frequency Assignment .....	\$80.
Transfer of Control .....	\$595.
Special Temporary Authority .....	\$395.
Permit to Deliver Programs to Foreign Broadcast Stations under Section 325(c) Applications:	
New License .....	\$360.
License Modification .....	\$185.
License Renewal .....	\$155.
Special Temporary Authority .....	\$155.
Transfer of Control .....	\$260.

[FR Doc. 2022–11732 Filed 6–3–22; 8:45 am]

BILLING CODE 6712–01–P

**FEDERAL COMMUNICATIONS COMMISSION****47 CFR Part 10**

[PS Docket Nos. 15–94, 15–91; FCC 21–77; FR ID 89690]

**Emergency Alert System, Wireless Emergency Alerts; National Defense Authorization Act for Fiscal Year 2021****AGENCY:** Federal Communications Commission.**ACTION:** Final rule; announcement of compliance date.

**SUMMARY:** In this document, the Commission announces that the Office of Management and Budget (OMB) has approved information collections associated with certain rules adopted in the Report and Order. The Commission also announces that compliance with the rules is now required. The Commission also removes paragraphs advising that compliance was not required until OMB approval was obtained. This document is consistent with the NDAA21 Alerting Order and rules, which state the Commission will publish a document in the **Federal Register** announcing a compliance date for the rule sections and revise the rules accordingly.

**DATES:** This rule is effective June 6, 2022.

Compliance with 47 CFR 10.11(b), published at 86 FR 46783 on August 20, 2021, is required as of July 31, 2022.

Compliance with 47 CFR 10.520(d)(2), published at 86 FR 46783 on August 20, 2021, is required as of June 6, 2022.

**FOR FURTHER INFORMATION CONTACT:**

Chris Fedeli, Attorney-Advisor, Public Safety and Homeland Security Bureau, Policy and Licensing Division at (202) 418–1514 or [christopher.fedeli@fcc.gov](mailto:christopher.fedeli@fcc.gov).

**SUPPLEMENTARY INFORMATION:** This is a synopsis of the Commission's Report and Order (NDAA21 Alerting Order), FCC 21–77, in PS Dockets 15–91 and 15–94, released on June 17, 2021, published at 86 FR 46783 on August 20, 2021.

This document announces that OMB approved the information collection requirements contained in 47 CFR 10.11(b) and 10.520(d)(2).

The Commission publishes this document as an announcement of the compliance date of the rules. If you have any comments on the burden estimates listed below, or how the Commission can improve the collections and reduce any burdens caused thereby, please contact Nicole Ongele, Federal Communications Commission, 45 L Street NE, Washington, DC 20554, regarding OMB Control Numbers 3060–1302. Please include the relevant OMB Control Number in your correspondence. The Commission will also accept your comments via email at [PRA@fcc.gov](mailto:PRA@fcc.gov).

To request materials in accessible formats for people with disabilities

(Braille, large print, electronic files, audio format), send an email to [fcc504@fcc.gov](mailto:fcc504@fcc.gov) or call the Consumer and Governmental Affairs Bureau at (202) 418–0530 (voice).

**Synopsis**

As required by the Paperwork Reduction Act of 1995 (44 U.S.C. 3507), the FCC is notifying the public that it received OMB approval on April 14, 2022, for the information collection requirements contained in the Commission's rules at 47 CFR 10.11(b) and 10.520(d)(2).

Under 5 CFR part 1320, an agency may not conduct or sponsor a collection of information unless it displays a current, valid OMB Control Number.

No person shall be subject to any penalty for failing to comply with a collection of information subject to the Paperwork Reduction Act that does not display a current, valid OMB Control Number.

The foregoing notice is required by the Paperwork Reduction Act of 1995, Public Law 104–13, October 1, 1995, and 44 U.S.C. 3507.

The total annual reporting burdens and costs for the respondents are as follows:

*OMB Control Numbers:* 3060–1302.

*OMB Approval Date:* April 14, 2022.

*OMB Expiration Date:* April 30, 2025.

*Title:* Wireless Emergency Alerts (WEA) Handset Displays and False Alert Reporting.

*Form Number:* N/A.

*Type of Review:* New collection.